

declaration, said defendants seek the following relief:

confidentiality of business and accounting records.

confidentiality of business and accounting records.

designated as confidential and as to which they assert claims of attorney-client privilege and

confidentiality. The KMH defendants have filed redacted versions of all such declarations and

seeking to file a document under seal must demonstrate good cause to do so. This cannot be

under seal. See Local Rule 79-5(a). If good cause exists only to file portions of a particular

established simply by showing that the document is subject to a protective order, but rather must be

supported by a sworn declaration demonstrating with particularity the need to file each document

document under seal, a redacted version of the document must be filed in the public record. Local

The KMH defendants have filed a declaration in support of Plaintiffs' request. In the

based on claims of attorney client privilege and confidentiality of business and accounting records.

Redaction of the entirety of exhibits 2, 3, 4, and 14 based on claims of attorney client privilege and

2. Declaration of Joseph Cristiano: Redaction of portions of paragraphs 5, 6, 7, 8, and 9

3. Declaration of Dan Stritmatter: Reduction of the entirety of exhibits 3, 5, 6, 7, 8, 9, 12,

based on claims of attorney client privilege and confidentiality of business and accounting records.

Redaction of the entirety of exhibits 1, 2, and 3 based on claims of attorney client privilege and

A "compelling interest" standard applies to documents filed in support of or opposition to a

dispositive motion. Pintos v. Pac. Creditors Ass'n, 504 F.3d 792, 801-03 (9th Cir. 2007).

1. Declaration of Stephen Ferrari: Reduction of portions of paragraphs 7, 8, 10, 11, and 24

Because the public interest favors filing all court documents in the public record, any party

exhibits.

Rule 79-5(c).

2

5

14

15 16

17

18 19

20

21

23

22

25

26

24

CASE C06-07339 CW

24

25